

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEBRASKA**

**SHARON K. HENGGELE, On behalf)
of herself and all others similarly)
situated, and DAVID RANDALL, on)
behalf of himself and all others similarly)
situated,)**

Plaintiffs,

V.

**BRUMBAUGH & QUANDAHL, P.C.,)
LLO, KIRK E. BRUMBAUGH, MARK)
QUANDAHL, LIVINGSTON)
FINANCIAL, LLC, MIDLAND)
FUNDING, LLC, A Fictitious Name, and)
LVNV FUNDING, LLC,)**

Defendants.

8:11CV334

ORDER

Defendants Brumbaugh & Quandahl P.C., LLO, Kirk Brumbaugh and Mark Quandahl (collectively the “B&Q Defendants”) have requested that the Court set this matter for hearing before Magistrate Judge Cheryl Zwart in order to assist the parties in finalizing the terms of a settlement agreement ([filing 124](#)). Plaintiffs object to this request, asserting that the parties are capable of resolving this matter without court intervention and that a hearing to finalize the settlement terms is unnecessary ([filing 125](#)).

Given Plaintiffs’ stated objections, the Court believes that it will not be fruitful to conduct a hearing in an attempt to finalize the settlement terms.

Accordingly,

IT IS ORDERED that the Motion for Hearing Before Magistrate Judge Cheryl Zwart ([filing 124](#)) is denied and Plaintiffs’ Objection to the Motion for Hearing ([filing 125](#)) is sustained.

DATED June 6, 2013.

BY THE COURT:

**S/ F.A. Gossett
United States Magistrate Judge**